

Pro Se 14 (Rev. 12/16) Complaint for Violation of Civil Rights (Prisoner)

UNITED STATES DISTRICT COURT

for the

MIDDLE District of PENNSYLVANIA

Division

Case No.

(to be filled in by the Clerk's Office)

JASPER DOCKERY

Plaintiff(s)

(Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

CALTAZAR, WARDEN; RAROT, DEP-
UTY WARDEN; BAYSCORE, UNIT MAN-
AGER; MUSHALAH, CASEWORKER; BAL-
LELA, LIEUTENANT; AND UNITED STATES
DEFENDANTS

Defendant(s)

(Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names. Do not include addresses here.)

FILED
SCRANTON

SEP 15 2020

PER

DEPUTY CLERK

COMPLAINT FOR VIOLATION OF CIVIL RIGHTS

(Prisoner Complaint)

NOTICE

IN MAHER DOCKERY DECEASE, HE DESIGNATED HELEN VANESSA DALRYMPLE AS ADMINISTRATRIX OF HIS ESTATE. AND HIS ESTATE FUNDS OF THE LAWYER. Federal Rules of Civil Procedure 5.2 addresses the privacy and security concerns resulting from public access to electronic court files. Under this rule, papers filed with the court should not contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include only: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number.

Except as noted in this form, plaintiff need not send exhibits, affidavits, grievance or witness statements, or any other materials to the Clerk's Office with this complaint.

In order for your complaint to be filed, it must be accompanied by the filing fee or an application to proceed in forma pauperis.

NOTICE: IN CASE DOCKERY DEAD HE ASKED THE COURTS TO PERMIT HIS DAUGHTER VANESSA HELEN DALRYMPLE, BE THE PEOPLE, CONTAINING REPRESENTATIVE OF HIS ESTATE IN THIS INSTANT LAW SUIT WITH ATTORNEY.

Jasper Dockery #39631053 USP BARRINGTON (8/25/2019)
NOTICE: PLAINTIFF ALSO RESERVE HIS RIGHTS TO FILE A TYPE UP COMPLAINT WORD FOR WORD AS HIS HAND WRITTEN COMPLAINT WILL FILED WITH THE COURT AND ADVERSE PARTIES AS SOON AS IT CAN BE GET DONE.

Pro Se 14 (Rev. 12/16) Complaint for Violation of Civil Rights (Prisoner)

I. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name

JASPER DOCKERY

All other names by which
you have been known:

ID Number

29631052

Current Institution

Address

City

State

Zip Code

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. Make sure that the defendant(s) listed below are identical to those contained in the above caption. For an individual defendant, include the person's job or title (*if known*) and check whether you are bringing this complaint against them in their individual capacity or official capacity, or both. Attach additional pages if needed.

Defendant No. 1

Name

BALTAZAR WARDEN

Job or Title (*if known*)

USP CANIAN WARDEN

Shield Number

Employer

UNITED STATES

Address

U.S. DEPT OF TREASURY WASHINGTON D.C. 8
320 FIRST ST. NW, WASH DC (FBIHQ)
City State Zip Code

☐ Individual capacity☐ Official capacity

(Pg #2)

Defendant No. 2

Name

WARDEN, DEPUTY WARDEN

Job or Title (*if known*)

DEPUTY WARDEN

Shield Number

Employer

UNITED STATES

Address

U.S. DEPARTMENT OF TREASURY D.C.
320 FIRST ST. NW, WASH DC (FBIHQ)
City State Zip Code

☐ Individual capacity☐ Official capacity

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Defendant No. 3

Name
Job or Title (if known)
Shield Number
Employer
Address

DAVIDSON, LINT-MANAGER
LINT-MANAGEMENT
FBI P. AND/OR IN THE STATES
U.S. DEPT OF TREASURY WASH D.C.
OR 320 FIRST ST NW DC 20534 FBI
City State Zip Code

☐ Individual capacity ☐ Official capacity

Defendant No. 4

Name
Job or Title (if known)
Shield Number
Employer
Address

MUSHAWH CLASS WORKER
U.S.P. CLANIAN CLASS WORKER
UNITED STATES, FBI P. CLANIAN
U.S. DEPT OF TREASURY AND 320
FIRST ST NW WASH DC FBI
City State Zip Code

☐ Individual capacity ☐ Official capacity

II. Basis for Jurisdiction

Under 42 U.S.C. § 1983, you may sue state or local officials for the "deprivation of any rights, privileges, or immunities secured by the Constitution and [federal laws]." Under *Bivens v. Six Unknown Named Agents of Federal Bureau of Narcotics*, 403 U.S. 388 (1971), you may sue federal officials for the violation of certain constitutional rights. 28 USC § 1331 & 28 USC § 1332. OVERSIGHT
JURISDICTION.

A. Are you bringing suit against (check all that apply):

- ☐ Federal officials (a *Bivens* claim)
☐ State or local officials (a § 1983 claim)

B. Section 1983 allows claims alleging the "deprivation of any rights, privileges, or immunities secured by the Constitution and [federal laws]." 42 U.S.C. § 1983. If you are suing under section 1983, what federal constitutional or statutory right(s) do you claim is/are being violated by state or local officials?

C. Plaintiffs suing under *Bivens* may only recover for the violation of certain constitutional rights. If you are suing under *Bivens*, what constitutional right(s) do you claim is/are being violated by federal officials? FIRST AMENDMENT VIOLATION ACTUAL INJURY MAY BE PROVEN

WHEN PRISON OFFICIALS CONFISCATED AND FAILED TO RETURN HIS AFFIDAVIT, AND ITS ORIGINAL EXHIBITS, FOR HIS RESPONSE COURT ORDER 2251 WRIT OF HABEAS CORPUS. EVIDENCE OF ACTUAL OR IMMINENT INTERFERENCE WITH HIS ACCESS TO THE 2251 WRIT OF HABEAS CORPUS COURT US DISTRICT COURT FOR DISTRICT OF COLUMBIA ORDER DOCKERY SHALL BE 2016; RARON, BAGAZAR, AND GALLEA, CONSTITUTIONAL TORT MOTIVATED BY DESIRE TO UNASH DOCKERY IN RETALIATION FOR EXERCISE HIS CONSTITUTIONAL RIGHT MAY ESTABLISH A CLAIM OF FIRST AMENDMENT. RT WITH CONTINUE

DEFENDANT NO 5.

NAME

JOB TITLE

STATE NUMBER

EMPLOYER

ADDRESS

PRINTED TO COMPLAINT CON-
TINUED ON ATTACH (Pg 3 of 11a)

GALDA.

LOUVEAULT

UNITED STATES FBOF

U.S. DEPT OF TREASURY WASH D.C. 20533
FBOF 320 FIRST ST NW DC 20533

DEFENDANT NO 6.

NAME

JOB TITLE

EMPLOYER

ADDRESS

UNITED STATES

EMPLOYER OR U.S. GOV.

SELF EMPLOYER OR OWNER

UNITED STATES DEPARTMENT OF
TREASURY WASHINGTON D.C.

(Pg #9)

(Pg 3 of 11a)

HAVING ESTABLISHED RETALIATION CLAIM HE NEED NOT PROVE
HE HAD INDEPENDENT "LIBERTY" AND "PROPERTY"
INTEREST OF DUE PROCESS CLAUSE LANGUAGE
(OF 14TH AMENDMENT) RETALIATION CLAIM

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THAT THE SHORT COMINGS CAUSED BY DEFENDANT'S NEGLIGENCE
CONFISCATED HIS AFFIDAVIT AND ITS ORIGINAL EXHIBITS
HINDERED HIS EFFORT TO PURSUE HIS FREEDOM VIA
MERITOUS 225 WRIT OF HABEAS CORPUS. THAT HE HAD SUPRA
ARGUABLY ACTUALLY HARMED THAT HE WISHED BRING BEFORE COURT
BUT WAS SO STYMIED BY CONFISCATED OF HIS AFFIDAVIT THAT
HE WAS UNABLE TO FILE HIS RESPONSE 225 SINCE 2016-2019.

- D. Section 1983 allows defendants to be found liable only when they have acted "under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia." 42 U.S.C. § 1983. If you are suing under section 1983, explain how each defendant acted under color of state or local law. If you are suing under *Bivens*, explain how each defendant acted under color of federal law. Attach additional pages if needed. #1) BECAUSE DOCKERY HAD FILED A

CIVIL SUIT AGAINST MUSHAH, HE STATES HE AND HIS EMPLOYEE AND SUPERVISOR TALK ABOUT DOCKERY AND THE LAWSUIT, AND THEY ALL AGREE THAT DOCKERY SHALL BE LOCKED UP IN SHU. THIS MUSHAH RETALIATION AGAINST DOCKERY VIA SANCTION HE BE PUT IN SHU ON FALSE LDC REP 306 & 307, VIOLATE DOCKERY FIRST AND FORTH (CONTINUE IN ATTACHMENT 4 OF 11)

III. Prisoner Status

Indicate whether you are a prisoner or other confined person as follows (check all that apply):

- ☐ Pretrial detainee
☐ Civilly committed detainee
☐ Immigration detainee
☒ Convicted and sentenced state prisoner
☐ Convicted and sentenced federal prisoner
☐ Other (explain) _____

IV. Statement of Claim

State as briefly as possible the facts of your case. Describe how each defendant was personally involved in the alleged wrongful action, along with the dates and locations of all relevant events. You may wish to include further details such as the names of other persons involved in the events giving rise to your claims. Do not cite any cases or statutes. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

- A. If the events giving rise to your claim arose outside an institution, describe where and when they arose.

- B. If the events giving rise to your claim arose in an institution, describe where and when they arose.

U.S. PRISONER CELL #121, C-1 UNIT 3/30/2017
8/31/2017, CANKAAN SHU, 3/31/2017; 4/1/17; 4/17/17;
4/14/17; 4/13/17; 5/3/17; 4/18/17; 5/5/17; 5/12/17;
5/19/17

(ATTACH Pg 4 of 11b CONTINUED)

AMENDMENTS. #2) DEFENDANT BAYSONE'S REFUSES PERFORMED HER DUTIES, AN ACT OF BREAKING THE LAW OR OF NON FULFILLMENT OF HER OBLIGATION THAT SHE ALSO CONSPIRE OR A COMESCE WITH MUSHALAH, RARDIN, BALTAZAR, AND GALLELA TO PARTICIPATE IN RETALIATORY ACTS AGAINST DOCKERY. VIA MUSHALAH, TROW DOCKERY IN SHU. BAYSONE REFUSES TO TAKE THE AFFIDAVIT AND ITS EXHIBITS OR ORIGINAL, THEN BALTAZAR CAME TO DOCKERY'S ASSIGNED CELL IN A HOSTILE FASHION ABOUT DOCKERY WRITING HIM ABOUT BAYSONE REFUSES TO TAKE THE AFFIDAVIT AND COPY AND MAIL AS THE GOOD GUY. WHAT: TO KNOW WHAT WAS IT DOCKERY WANT TO GET DONE WHY HE WROTE BALTAZAR. THUS THEN DOCKERY TOLD RARDIN THE SAME HE WROTE BALTAZAR AND ORALLY TOLD HIM. HE ARRANGED FOR DOCKERY TO HAVE IT READY FOR HIM MAY 12 2017. HE AND DAVID AND ITS ORIGINAL EXHIBITS AND MR. GALLELA CAME AND TAKE THE AFFIDAVIT AND ITS ORIGINAL EXHIBITS AND TO PICK ME BUT NOW YM WANT ME DO YOU FAVOR. REFUSE TO DO HIS JOB WHAT FIRST & FORTH AMEND RIGHTS. BUT THEY REFUSES TO EVEN RETURN THE AFFIDAVIT AND "EXHIBITS ORIGINAL".

NOTICE: THE FIRST PERSON MR. DOCKERY TALK TO ABOUT PICK-UP HIS AFFIDAVIT AND EXHIBITS FOR COPY AND MAILED TO COURT WAS SCAMBONE. UNIT COUNSELOR. SECOND PERSON DOCKERY TALK TO WAS BAYSONE. THIRD PERSON DOCKERY CONTACT VIA WRITING WERE BALTAZAR. EVEN THOUGH HE DID NOT TAKE THE AFFIDAVIT FROM DOCKERY HE PLANNED WITH RARDIN AND GALLELA TO

(Pg #11)

(ATTACH Pg 4 of 11c)

NOTICE FOR THE RECORD THAT MR. DOCKERY'S AFFIDAVIT AND EXHIBITS THAT DEFENDANTS MALICIOUSLY AND RECKLESSLY CONFISCATED AND DEMONSTRATED FACTS AND LAW OF FRAUD ON THE COURT AND LAW DOCKERY PRIOR 2254 WRIT OF HABEAS CORPUS THAT THE D.C. FEDERAL COURT MIS-OR-RE-CHARACTERIZED AS 2241 AND TRANSFERRED TO WEST-VIRGINIA, AND LATER UP INTO THE LOUISIANA, U.S. DISTRICT COURT'S AND LATER DISMISSED 2241 WAS IMPROPER VEHICLE DOCKERY WAS RIDING ON ALL ALONG THE PRISON IN 2005 THE D.C. LOCAL-STATE COURT OF APPEAL HAD RULED THAT 2254 WRIT OF HABEAS CORPUS WAS THE PROPER WRIT FOR D.C. LOCAL PRISONER TO RIDE ON IN U.S. DISTRICT COURT, BUT IN 2006 THE D.C. FEDERAL COURT MIS-OR-RE-CHARACTERIZED DOCKERY'S 2254 WRIT OF HABEAS CORPUS AS BEEN 2241. AND (Pg# THAT SOME OF THE TIME DURING THE EVENTS IN QUESTION DOCKERY WAS BEEN THROWN IN SHU AND SMU. DURING THE PROCESS SATISFIED WARRANTED TO BE PRO- TOLLING TO RE-FILED 2254 WRIT OF HABEAS CORPUS. COULD NEVER BE LATE FILING. WAS PART OF SUBJECT- WANTED 2254 WRIT OF HABEAS CORPUS RESPONSIVE AFFIDAVIT AND ORIGINAL EXHIBITS. EVEN THOUGH SPECIFIC DATES FROM THE AFFIDAVIT AND ITS EXHIBITS CONFISCATED REGARDING RECALLED IT.

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C. What date and approximate time did the events giving rise to your claim(s) occur?

SEE SUBSECTION B INFRUA.

D. What are the facts underlying your claim(s)? (For example: What happened to you? Who did what?

Was anyone else involved? Who else saw what happened?) ON 3/30/2017 DOCKERY TALK TO CASE WORKER MUSHALAH, ABOUT CELL ASSIGNMENT. INMATES TO CELL 121 WITH DOCKERY NOT COMPATIBLE. MUSHALAH GAVE DOCKERY A LIST OF SEVEN CELLS, HE SHALL MOVED INTO, OR ELSE HE INSTRUCTED C.O. RUDE TO CALLED PRISON COMPOUND STAFF AND REMOVED DOCKERY TO SPECIAL HOUSE ARREST UNIT. ON 3/30/17 DOCKERY LOOK AND TALK WITH THE OCCUPANT OF ALL SEVEN CELLS, BUT THEY WERE ALL (D. CONTINUE ON ATTACH PAGE)

V. Injuries

If you sustained injuries related to the events alleged above, describe your injuries and state what medical treatment, if any, you required and did or did not receive.

DOCKERY SUFFER LIBERTY INTEREST INJURY IN OBTAINING HIS FREEDOM FROM FALSE AND FRAUDULENT CONVICTION BUT FOR THE RETALIATION IN CONFISCATED AND FAILED TO RETURN HIS AFFIDAVIT AND EXHIBIT. THAT WITHOUT AFFIDAVIT AND EXHIBITS DOCKERY CANNOT ESTABLISH MATTER A LIT OF MISSING TESTIMONY NECESSARY PROVE HIS INEFFECTIVE ASSISTANCE OF APPEAL COUNSEL CLAIM. NOTICE THIS LAW SUIT IS NOT A PETITION FOR WRIT OF HABEAS CORPUS. IT IS A WRIT OF WARDEN PREVENTING THEM FROM BRING HABEAS CORPUS VIA WARDEN TAKING AWAY HIS RESPONSIVE AFFIDAVIT & EXHIBIT IN 2254 HABEAS PROCEEDING COLLATERALLY.

VI. Relief

State briefly what you want the court to do for you. Make no legal arguments. Do not cite any cases or statutes.

If requesting money damages, include the amounts of any actual damages and/or punitive damages claimed for the acts alleged. Explain the basis for these claims.

DOCKERY REQUEST TRIAL BY Juries OF HIS PARR. JUDGMENT AGAINST EACH DEFENDANTS INDIVIDUALLY IN THE SUM OF OF \$5,000,000.00 AGAINST EACH DEFENDANTS SEVERALLY. VIOLATION OF DOCKERY CONSTITUTIONAL AND STATUTORY RIGHTS. DISCHARGE FROM JOB NON PENSION. THAT DEFENDANT UNITED STATES IS LIABLE (#13 pg

FOR ITS EMPLOYEES NEGLIGENCE CONDUCT OR NON-FULFILLMENT OF AN OBLIGATION THAT IS TAKING AFFIDAVIT AND EXHIBITS TO BE COPY AND MAIL TO COURT AND REVERSE PARTY BUT CONFISCATED IN AND STATES DOCKERY TRY TO FLOCKED HIM IS A RETALIATORY STATEMENT. \$6,000,000.00 LIABILITY.

(D KHAM Pg 1)

(SECTION D. CONTINUES) OCCUPANTS OF GANG MEMBERS OR NONE-BLACKS. THIS CONDUCT BY MUSHALAH, MAY VIOLATES 18TH AMENDMENT, PROTECTS AGAINST UNNECESSARILY IMMINENT DANGER AS WELL AS CURRENT UNNECESSARY AND UNLAWFUL OF PAIN AND SUFFERING. FIRST AND FOURTH AMENDMENTS.

ON 3/30/17 DOCKERY PACK UP HIS PROPERTY AND MOVED INTO 120, CELL, ABOUT 8:30 P.M. CELL WAS CONTROLLED BY BLOOD-BRAKE. ON 3/31/17, A GROUP OF BLOODS PUT DOCKERY'S PROPERTY OUT CELL 120, AFTER MUSHALAH INSTRUCTED THEM TO DO SO. DOCKERY OVERHEARD THEIR CONVERSATION PRIOR TO LEAVING UP TO EVENTS THEY THROW DOCKERY'S PROPERTY AND LEGAL PAPERS OUT THEIR CELL 120.

BLOOD & CREPT'S WERE TALKING TO MUSHALAH ON C-1 UNIT. ON 3/31/17 SHORTLY AFTER BLOOD AND CREPT'S, THROW DOCKERY'S LEGAL PAPERS AND PROPERTY OUT THEIR CELL. DOCKERY WENT BACK TO MUSHALAH AND REQUEST TO BE GO BACK TO CELL 121 ORIGINAL ASSIGNED CELL. MUSHALAH TOLD DOCKERY TO FOLLOW HIM AWAY FROM PRESENCE OF ANOTHER PRISONER, LOWER THEM AND UNIT TEAM BACK ALLEYWAY OF THE PRISON. LOCKED THE DOOR AND TOLD DOCKERY HE AND HIS SUPERVISOR TALK ABOUT DOCKERY AND THAT LAW SUIT, AND THEN ALL AGREED THAT THEY SHOULD LOCKED HIM UP IN SHU. BECAUSE STAFF START TO GATHER BUT INMATES DOES NOT. HE WENT ON THE PHONE AND RACED AND CALL COMMAND. HE SAID I AM GOING TO LOCKED YOU UP NO ONE WILL EVER FIND YOU. DOCKERY RAN AND KNOCKED ON UNIT TEAM ALLEYWAY DOOR BETWEEN C-1 & C-2 UNIT AND GOT THE HE WAS INCARCERATED UNDER CONDITIONS POSING A SUBSTANTIAL RISK OF SERIOUS HARM. MUSHALAH WAS A SUBSTANTIAL

(D. Attach Pg 2)

ATTENTION FROM A WHITE INMATE. DOCKERY ASKED HIM TO
 RAN TO CELL 120 AND GRABBED A BROWN LARGE
 ENVELOP WITH SOME LEGAL PAPER AND GAVE HIM HE
 DID ITS CONTENTS WAS AFFIDAVIT AND ORIGINAL EXH
 IBITS DOCKERY HAD PREPARED FOR FILING RESPONSE TO
 GOVERNMENT MOTION FOR SUMMARY DISMISSAL ABSENT FROM
 THAT DOCKERY FILED RE-CALLED MOTION-OF-MANDATE TOO
 LATE, BUT DOCKERY'S MOTION TO RE-CALLED MANDATE WAS
 NOT LATE BECAUSE THE GOVERNMENT'S PERPET-
 RATED FRAUD ON THE COURT THAT IT HAD WARRANTS
 ISSUED FOR PROBABLE CAUSE BASE ON GRAND JURY RE-
 TURN INDICTMENT IN UNITED STATES DISTRICT COURT
 FOR DISTRICT OF COLUMBIA, FOR DOCKERY WAS NOT IN THE
 NCIC AND OTHER COMPUTER SYSTEM BUT NO
 SUCH PROCESS WERE NEVER ISSUED. AND FRAUD ON
 THE COURT CAN BE RAISED AT ANY STAGE OF THE
 GAME, SAID HAZEL-VILLAS V. HARTFORD-EMPIRE
 CO UNITED STATES SUPREME COURT 1ST EDITION.

SO DOCKERY'S MOTION TO RE-CALL MANDATE IN D.C.
 LOCAL CRIMINAL-COURT-OF APPEALS WAS NOT LATE.

DOCKERY WAS HELD IN CANAAN SHU ON FALSE
 UIC REPORT CODE 306 & 307 WROTE BY (Pg#15)
 MUSTHALAH. ABOUT APRIL 1, 2012 DOCKERY WROTE
 COMNSECOR SCAMBONE, REQUEST HE PICKED UP AFORE-
 SAID AFFIDAVIT AND ITS EXHIBITS, MAKE TWO COPIES
 MAILED ONE SET TO U.S. ATTORNEY KIMBERLY PASCHALL
 AT 555 W. ST. D.C. SHE IS FORMER U.S. ATTORNEY
 WHO REPRESENT LOCAL-D.C. GOVERNMENT FOR
 UNITED STATES PRISON WARDEN U.S.P CANAAN.

NOTICE THE WASHINGTON D.C. LOCAL GOVERNMENT OFFICE
 (D. Attach Pg 2 CONTINUE)

(D ATTACH Pg 3)

THAT COPIES OF THE SAID AFFIDAVIT SHALL BE FILED WITH THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA, CASE # 16-308. THAT SCAMBOEDD NOT RESPOND TO DOCKERY WRITTEN REQUEST TO MAKE THE COPIES AND MAIL TO COURT & U.S. ATTORNEY IN WASHINGTON D.C. ON APRIL 13, 2017 DOCKERY SPOKE TO CANAWA UNIT - I-MANAGER BAYSORE ABOUT OBTAINED ADMINISTRATIVE REMEDIES IN SHU. AND A U.S. ATTORNEY AND U.S. DISTRICT COURT FOR D.C. RESPONSE AFFIDAVIT AND EXHIBITS TO BE COPY AND MAIL TO THE AFORESAID. BAYSORE TOLD DOCKERY SHE WILL HAVE COUNSELOR FISHER TO DO THE PROCESS BUT MR FISHER NEVER CONTACTED DOCKERY.

ON APRIL 17, 2017 DOCKERY WROTE BALTAZAR, AND ASKED HIM IF HE COULD ARRANGED WITH UNIT-MANAGER BAYSORE, OR HAVE BAYSORE PICKED UP THE AFFIDAVIT AND EXHIBITS AND MAILED AFTER COPY TO COURT AND U.S. ATTORNEYS IN WASHINGTON DC. DOCKERY ALSO MADE REQUEST TO FEMALE DEPUTY WARDEN MS. PARR, ORALLY ON APRIL 14 2017 WHEN SHE MADE HER SHU WALK THROUGH, REGARD AFORESAID PROCESS TO BE ACCOMPLISHED. SHE TOLD DOCKERY HE SHOULD CONTACT C-1 UNIT TEAM (ETC) MANAGER BAYSORE. "NOTICE SHU WALK THROUGH ONLY ON FRIDAYS".

ABOUT APRIL 14, 2017 BALTAZAR MADE (Pg #16) HIS WALK THROUGH SHU. HE CAME TO DOCKERY'S ASSIGNED SHU CELL IN HOSTILE FASHION. ABOUT DOCKERY REQUEST TO HIM. DOCKERY EXPLAINED ORALLY THAT HE HAS THE AFORESAID DOCUMENTS TO BE PROCESS AND MAIL TO AFORESAID.

(D ATTACH Pg 3 CONTINUES)

*3 NOTICE ANY DISCREPANCY WITH THE DATE RARON, GALLELO, AND BALTAZAR TOOK THE AFFIDAVIT AND EXHIBITS, THEY ONLY WALK THROUGH

(D ATTACH PG 4)

ON MAY 5, 2017 DEPUTY WARDEN RARDEN CAME TO DOCKERY ASSIGNED SHU CELL. HE WANT TO KNOW WHAT DOCKERY PROBLEM CAUSE HIM TO WRITE WARDEN BALTAZAR DOCKERY TOLD HIM HE HAS AN AFFIDAVIT, AND EXHIBITS TO BE COPIES AND MAIL TO AFORESAID. HE TOLD DOCKERY HAVE IT READY NEXT FRIDAY MAY 12, 2017 WHEN THEY MAKE THEIR WALK THROUG. HE WILL DO IT. FRIDAY MAY 12, 2017, RARDEN AND HIS LIEUTENANT GALLELA, CAME TO DOCKERY ASSIGNED CELL IN CHAIRMAN SHU. GALLELA ASKED DOCKERY IF HE GOT THOSE DOCUMENTS FOR THE WARDEN. RARDEN WAS STANDING TO LEFT SIDE FACING DOCKERY'S ASSIGNED CELL SLOT DOOR WHILE GALLELA WAS STANDING ON THE RIGHT SIDE FACING DOCKERY'S CELL SLOT DOOR. GALLELA ASK DOCKERY IF HE HAD THE DOCUMENTS FOR THE WARDEN. DOCKERY RESPOND YES AND TOOK UP THE ENVELOP AND GALLELA OPEN THE CELL SLOT DOOR DOCKERY GAVE IT TO HIM. WHEN THEY WALK OFF RARDEN MADE A STATEMENT YOU TRYING TO FUCK ME BUT NOW YOU WANT ME DO YOU A FAVOR. ON MAY 19, 2017 WHEN THE WARDEN - MADE THEIR SHU WALK THROUGH DOCKERY ASKED RARDEN FOR HIS ORIGINAL DOCUMENTS. RARDEN HOLLER TO GALLELA A FEW CELLS AWAY ABOUT AFORESAID DOCUMENTS. GALLELA HOLLER IN PRESENCE OF BALTAZAR & GAVE IT TO UNIT TEAM. THEN ALL HURRY AND WALK FAST OFF (PG #17) THE TERR.

*4 PRESERVED THE FOOTAGE FROM CAMERA MAY 12, 2016
RARDEN/GALLELA TOOK AFFIDAVIT FROM DOCKERY

(D ATTACH Pg 5)

THAT DEFENDANT UNITED STATES WAS LIABLE FOR ITS EMPLOYEES NEGLIGENCE ACTION OF BREAKING THE LAW OR OF NON FULFILLMENT OF AN OBLIGATION, TAKING AND/OR CONFISCATE HIS COURT AFFIDAVIT AND ORIGINAL EXHIBITS. DOCKERY SUFFER LIBERTY INTEREST IN NOT BEING ABLE TO OBTAIN HIS FREEDOM FROM TIME THEY CONFISCATED HIS AFFIDAVIT IN 2016. THAT HE HAD AN UNDERLYING MERITOUS LEGAL CLAIM REGARDING HIS CONNECTION, THAT HE WAS BLOCKED OR HINDERED IN RESPONDING WITH PRESENTING THIS MERITOUS LEGAL CLAIM TO THE COURT DUE TO THE CONFISCATION OF HIS AFFIDAVIT AND EXHIBITS LEFT HIM TO DEAD IN PRISON. NOTICE SHU WALK THROUGH ONLY ONE FREEDOM

(D ATTACH Pg 5 CONTINUE)

(Pg #18)

THAT DEFENDANTS UNITED STATES IS LIABLE FOR EMPLOYEE CONDUCT ABOVE IN THE SUM OF \$6,000,000.00. NOTICE: DEFENDANT UNITED STATES IS ALSO LIABLE FOR ITS INDIVIDUAL EMPLOYEES NEGLIGENCE, FAILED TO PROVIDE COUNSEL VISITS TO ITS PRISONERS CAUSE PRISONERS BE URGED TO CREE AT THEIR BUNK MASTURBATING OVER HIS FACE & TOUCHING HIS. THIS CASE IS NOT LIKE HECK V. HUMPHREY, 512 U.S. 477, 114 S. CT 2364, 129 L. ED. 2D 383 (1994). WHERE DOCKERY IS CHALLENGING THE CONVICTION. DO TAKE NOTICE DOCKERY IS CHALLENGING PRISON GUARDS WILLFULLY, RECKLESS AND MALICIOUSLY CONFISCATION OF HIS U.S. DISTRICT COURT ORDER RESPONSIVE AFFIDAVIT AND ITS ORIGINAL EXHIBITS. ON MAY 12, 2017, NOTICE ANY DISCREPANCY IN DATE OF TAKING HIS AFFIDAVIT AND EXHIBITS FROM HIM, IS DUE TO ABSENT OF CALENDAR IN SHU AT THE TIME HE REPORT THE MALICIOUS CONVICTION.

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VII. Exhaustion of Administrative Remedies Administrative Procedures

The Prison Litigation Reform Act ("PLRA"), 42 U.S.C. § 1997e(a), requires that "[n]o action shall be brought with respect to prison conditions under section 1983 of this title, or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility until such administrative remedies as are available are exhausted."

Administrative remedies are also known as grievance procedures. Your case may be dismissed if you have not exhausted your administrative remedies.

A. Did your claim(s) arise while you were confined in a jail, prison, or other correctional facility?

☒ Yes

☐ No

If yes, name the jail, prison, or other correctional facility where you were confined at the time of the events giving rise to your claim(s).

COLEMAN AND WSP BEAUMONT, BUT TRANSFER TO
ONLY WHAT WAS AVAILABLE. DOCKSONY EXHAUST

B. Does the jail, prison, or other correctional facility where your claim(s) arose have a grievance procedure?

☒ Yes

☐ No

☐ Do not know

(Pg #19)

C. Does the grievance procedure at the jail, prison, or other correctional facility where your claim(s) arose cover some or all of your claims?

☒ Yes

☐ No

☐ Do not know

If yes, which claim(s)?

IT COVERED MY CLAIM FOR THE
WARDEN, DEPUTY WARDEN, AND SOUTHERN LAKE
IN A PLEA NOT TO BE FILED IN COURT OF US
DISTRICT COURT D.C. AND US ATTORNEY'S OFFICE D.C.
BUT DID NOT DO SO NOR RETURN ORIGINAL TO DOCKSONY

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- D. Did you file a grievance in the jail, prison, or other correctional facility where your claim(s) arose concerning the facts relating to this complaint?

☒ Yes

☐ No

If no, did you file a grievance about the events described in this complaint at any other jail, prison, or other correctional facility?

☒ Yes

☐ No

(Pg#2)

E. If you did file a grievance:

- Where did you file the grievance? I MAIL CERTIFIED MAIL WITH BP-9 TO USP CANAN, FROM USP COLEMAN-I. PEN CENTER BY MAIL RECEIVED # 7010-1920-0001-7446-5845, BUT NEVER GOT RESPOND. I FILED BP-10 WHILE HONORED IN COLEMAN-I. PEN BUT I GOT NO RESPOND. MAY 11/18 #928636-R1, DATE 3/-14-2018 / MAY 28/18 #928636-F1 DATE 4/25/2018. BP-11 WAS GIVEN TO USP BEAUMONT COUNSELOR 9/12/18. I GOT NO RESPOND. I GAVE HIM TO FILED ON 1/14/2019. BY DATE 10/02/18.
- What did you claim in your grievance? MY CLAIM IN THE GRIEVANCE IS THE TAKING OF MY HARDSHIP & EVIDENTS OF OFFICIAL AND FILED TO BE USED WITH THE COURT AND HIS HARDSHIP'S OFFICE, AND DOCUMENTS OF OFFICIAL TO WORK IN SPECIAL HONORING UNIT IN USP CANAN. BY SENDING GAILIN, DEPUTY WARDEN KARDIN AND WARDEN BRITZ FAR. BUT THEY FILED OR REFUSED TO RESPOND TO MY GRIEVANCE AND DISMISSED MY CASE AND WHEN I ASKED BEAUMONT COUNSELOR FOR MY RESPOND BP-10, AND HIS REFUSING TO RESPOND ON THE STATUS OF MY BP-10 AND BP-11.
- What was the result, if any? YES BECAUSE I HAVE NOT RECEIVED A RESPOND ON NONE IN MAIL CERTIFIED BP-9 TO CANAN; I GAVE COUNSELOR McLAM AT COLEMAN-I. PEN MY BP-10, ABOUT THE SUBJECT MATTER APPROPRIATE. I GAVE COUNSELOR BANGART AT USP BEAUMONT MY BP-11. THEY ALL REFUSES TO RESPOND TO ME. I RE-CEIVED NO RESPOND BP-9, BP-10, OR BP-11. THIS PROCESS UNFOLDABLE.
- What steps, if any, did you take to appeal that decision? Is the grievance process completed? If not, explain why not. (Describe all efforts to appeal to the highest level of the grievance process.) I GAVE BEAUMONT COUNSELOR BP-11, TO BE MAILED TO GENERAL COUNSEL O.C. I HAVE NOT RECEIVED ANY RESPOND. THE DATE WHEN I GAVE BANGART THE BP-11 WAS 1/14/2019. SUBJECT MATTER WARDEN'S HIS LT. TAKE MY APPEAL AND EVIDENTS IN CANAN. BUT REFUSES TO RETURN MY ORIGINAL AND MAKE SING THEM BUT NOT COMING TO MAKE COPIES.

Pro Se 14 (Rev. 12/16) Complaint for Violation of Civil Rights (Prisoner)

F. If you did not file a grievance:

1. If there are any reasons why you did not file a grievance, state them here:

AS I SAID I FILED BR 10 WITH REGIONAL DISTRICT OF COLEMAN - I PEN SHU WITH COUNSELOR McCASIN REGARDING BR 9 APPEAL I SENT TO USP CANMAN VIA CENTRY MAIL FROM COLEMAN ONE MONTH 11/13/2017 BUT NO RESPONSE SUBJECT MATTER APPROVED WAS TAKEN IN SHU.

2. If you did not file a grievance but you did inform officials of your claim, state who you informed, when and how, and their response, if any:

I FILED GRIEVANCE BUT THE PROCESS WAS BEEN UNAVAILABLE BECAUSE I COULD NOT OBTAIN ANY RESPONSE EVEN THOUGH I FILED BR 9, 10, AND 11 I OBTAIN NON-RESPONSE.

G. Please set forth any additional information that is relevant to the exhaustion of your administrative remedies.

OCTOBER 10, 2017 I FILED CENTRY MAIL # 7010-1870-0001-7446-5845 FROM USP COLEMAN - I PEN TO USP CANMAN ADMINISTRATIVE COORDINATOR I FILED BR 9 BUT I GOT NO RESPONSE. ON 11/13/2017 I SENT COLEMAN - I PEN I FILED BR 10, SUBJECT MATTER APPROVED WAS TAKEN FROM DOUSEY I STILL GOT NO RESPONSE. ON 11/14/2019 I GAVE COUNSELOR BANGART USP BEHAVIOR BR 11 TO BE MAILED. SUBJECT MATTER (SAME) I GET NO RESPONSE. (Note: You may attach as exhibits to this complaint any documents related to the exhaustion of your administrative remedies.) COPY OF CENTRY RECEIPT FOR BR 9 ATTACHED COPY OF BR 10 DATE 11/13/17 IS ATTACHED COPY OF BR 11 STATES DATE 11/14/2019 I GAVE COUNSELOR BANGART ORIGINAL BR 11 TO BE MAILED TO GENERAL COUNSELOR OFFICE.

VIII. Previous Lawsuits

The "three strikes rule" bars a prisoner from bringing a civil action or an appeal in federal court without paying the filing fee if that prisoner has "on three or more prior occasions, while incarcerated or detained in any facility, brought an action or appeal in a court of the United States that was dismissed on the grounds that it is frivolous, malicious, or fails to state a claim upon which relief may be granted, unless the prisoner is under imminent danger of serious physical injury." 28 U.S.C. § 1915(g).

To the best of your knowledge, have you had a case dismissed based on this "three strikes rule"?

☐ Yes

☒ No

If yes, state which court dismissed your case, when this occurred, and attach a copy of the order if possible.

Pro Se 14 (Rev. 12/16) Complaint for Violation of Civil Rights (Prisoner)

- A. Have you filed other lawsuits in state or federal court dealing with the same facts involved in this action?

☐ Yes

☒ No

- B. If your answer to A is yes, describe each lawsuit by answering questions 1 through 7 below. (If there is more than one lawsuit, describe the additional lawsuits on another page, using the same format.)

1. Parties to the previous lawsuit

Plaintiff(s) N/A

Defendant(s) N/A

2. Court (if federal court, name the district; if state court, name the county and State)

N/A

3. Docket or index number

N/A

4. Name of Judge assigned to your case

N/A

5. Approximate date of filing lawsuit

N/A

6. Is the case still pending?

☐ Yes

☐ No

N/A

(Pg #22)

If no, give the approximate date of disposition.

N/A

7. What was the result of the case? (For example: Was the case dismissed? Was judgment entered in your favor? Was the case appealed?)

N/A

- C. Have you filed other lawsuits in state or federal court otherwise relating to the conditions of your imprisonment?

Pro Se 14 (Rev. 12/16) Complaint for Violation of Civil Rights (Prisoner)

☒ Yes☐ No

D. If your answer to C is yes, describe each lawsuit by answering questions 1 through 7 below. (If there is more than one lawsuit, describe the additional lawsuits on another page, using the same format.)

1. Parties to the previous lawsuit

Plaintiff(s)

JASPER DOCKERY

Defendant(s)

MADRIANA WARDEN, CAROL DEPUTY WARDEN,
MISSISSAUGA, CASE WORKER, BRISBANE, UNIT MANAGER, et al

2. Court (if federal court, name the district; if state court, name the county and State)

3. Docket or index number 16-cv-2123

4. Name of Judge assigned to your case Honorable Judge M. M. M. M.

5. Approximate date of filing lawsuit 10/14/2016.

6. Is the case still pending?

☐ Yes☒ No

If no, give the approximate date of disposition

APRIL 10, 2018

7. What was the result of the case? (For example: Was the case dismissed? Was judgment entered in your favor? Was the case appealed?)

(Pg #2)

Pro Se 14 (Rev. 12/16) Complaint for Violation of Civil Rights (Prisoner)

IX. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 8/25/2019

Signature of Plaintiff

Printed Name of Plaintiff

Prison Identification #

Prison Address

Jasper Dockery
JASPER DOCKERY
#39631053
US P BEAUMONT P.O. Box 26038
BEAUMONT TEXAS 77720
City State Zip Code

B.

Date of signing:

Signature of Attorney

Printed Name of Attorney

Bar Number

Name of Law Firm

Address

City

State

Zip Code

Telephone Number

E-mail Address

IN CASE DOCKERY BECAME DEAD BEFORE THE LAW
SUIT BECOMES FINAL. HE ASKING THE COURTS TO PER-
MIT HIS DAUGHTER VIA ACCESS A DIARY MILE BE THE REPRESENTATIVE
OF HIS ESTATE IN THE MATTER. VIA AN ATTORNEY.

(Pg #24)

CERTIFICATE OF SERVICE

I, Jasper Dockery, do hereby certify under the penalty of perjury (28 U.S.C. §1746) that I have served a true and correct ~~ORIGINAL~~ following document(s): CIVIL RIGHT COMPLAINT, MARSHAL SERVICE PROCESS ~~BUT NOT LIMITED TO FTCA CLAIM 240 (b); AND 2675C ON MATERIALS~~ ~~THE UNDERMANAGER AT U.S.P. BEAUMONT TO MAKE COPIES & PROVIDE~~ PRIORITY ENVELOPE-1, FOR MAILING, AND POSTAGE UNITED DISTRICT COURT MIDDLE DISTRICT OF PA. 235 NORTH WASHINGTON AVE, P.O. BOX 1118 SCRANTON, PA. ON AUGUST 27, 2019. AND RETURNED THEM TO DOCKERY FOR INSPECTED & AND CLOSING THE ENVELOPE FOR MAILING TO BE APPROVED COURTHOUSE.

which, pursuant to Houston v. Lack, 487 U.S. 266, 101 L.Ed. 2d 245, 108 S.Ct. 2379 (1988), is deemed filed at the time it was delivered to prison authorities for forwarding to the court and service upon parties to litigation and/or their attorney(s) of record.

I have place the material referenced above in a properly sealed enveloped with first-class postage (stamps) affixed and I addressed it to: Supra paragraph address ;

(Pg # 23)

PLEASE MAKE ME FOUR COPIES OF THE SAID
PROCESS ABOVE

(8/27/2019) Respectfully submitted,

Jasper Dockery
Reg. No. 39631053
U.S. Penitentiary Beaumont
P.O. Box 26030.

Federal Bureau of Prisons

Type or use ball-point pen. If attachments are needed, submit four copies. One copy of the completed BP-229(13) including any attachments must be submitted with this appeal.

From: JASPER DOCKERY 39631053 1A-UNIT U.S.P. Coleman-1
 LAST NAME, FIRST, MIDDLE INITIAL REG. NO. UNIT INSTITUTION

Part A - REASON FOR APPEAL

Date issued 11/7/2017 msb USP Coleman

I AM APPEALING MY BP-9 THAT I MAIL CERTIFIED TO USP CANAAN ON ABOUT 10-5-17. AS OF TODAY'S DATE I HAVE IN RECEIVED NO RESPONSE. I HAVE COPY OF ITS ORIGINAL. I WILL ASK COUNSELOR BROWN TO MAKE COPY IF AFTER HE TRACKS IT HE IS UNABLE TO FIND IT. IF HE FOUND IT HE WILL ATTACH IT AS MY APPEAL TO YOUR AGENCY. 20-DAY HAVE LONG PASS FOR ITS DUE RESPONSE. ALL MY FACTS TO BE APPEAL TO YOUR AGENCY BE IN CORROBORATE IN THE BP-9. ON ABOUT MARCH 31, 2017 I WAS THROWN IN USP CANAAN SPECIAL HOUSING UNIT. I WAS ON A FALSE FRAUDULENT MALICIOUS RETALIATORY UDC REPORT BECAUSE ITS STATUTE FORBID PRISON OFFICIALS TO PUT INMATES IN SPECIAL HOUSING UNIT (SHU) UNLESS OF UDC-REPORT. NOTICE DURING THE TIME I WAS HELD IN CANAAN SPECIAL HOUSING UNIT I WAS FORCED TO SHARE CELL WITH INMATES - COBRA WHO SEXUALLY ASSAULTED MY VIB CREP COUSIN CELL MATE AND JACKED UP HIS PENIS ON ME WHILE HE THEN I AM SLEEP. (Pgs 1-7). WHEN I TALK TO HIM HE MADE THREATENING STATEMENT TO DO HARM. I AM TALKING ABOUT INMATE CELL #2.

DATE 11-7-17 SIGNATURE OF REQUESTER Jasper Dockery

Part B - RESPONSE

DATE

REGIONAL DIRECTOR

If dissatisfied with this response, you may appeal to the General Counsel. Your appeal must be received in the General Counsel's Office within 30 calendar days of the date of this response.

ORIGINAL: RETURN TO INMATE

CASE NUMBER: _____

Part C - RECEIPT

CASE NUMBER: _____

Return to: _____
 LAST NAME, FIRST, MIDDLE INITIAL REG. NO. UNIT INSTITUTION

SUBJECT: _____

DATE

SIGNATURE, RECIPIENT OF REGIONAL APPEAL

(Pg #4)

BP-10 ATTACHMENT
SUBJECT-MATTER APPROVED 11/13/17 BAVO

DISTRICT COURT FOR DISTRICT OF COLUMBIA 333 CONSTITUTION AVE N.W. WASHINGTON D.C. COURT CLERK. BUT THE AFORESAID NAMES CANAAN PRISON OFFICIALS NEVER RETURN DOCKERY'S ORIGINAL DOCUMENTS AFFIDAVIT AND ITS EXHIBITS TO HIM AT CANAAN SHU TEAM A-LOWE

THAT COURT DOCKET HAS SHOWN ~~THEY NEVER FILED THE AFFIDAVIT AND EXHIBITS WITH THE COURT THE LAST TIME WHEN DOCKERY SPOKE TO RARODN ABOUT THE MATTER WHEN HE WALK THROUGH SHU. RARODN'S RESPOND TO DOCKERY TO FILE ADMINISTRATIVE REMEDY.~~

NOTICE NO ADMINISTRATIVE REMEDY WAS AVAILABLE TO DOCKERY IN SHU BECAUSE MOST OF THE TIME UNIT-TEAM REFUSES TO STOP AT DOCKERY SHU CELLS DOOR.

SEE ALSO HOUSTON V. LOCK (1988) 487 U.S. 266, 101 L.Ed. 2d 245, 108 S.Ct. 2379 (1)

NOTICE OF APPEALS BY PRISONERS WHO REPRESENT THEMSELVES ARE TO BE CONSIDERED FILED, FOR PURPOSES OF RULE 4(a)(1), AT THE MOMENT SUCH NOTICE ARE DELIVERED TO PRISON AUTHORITY FOR FORWARDING TO THE COURT CLERK.

(Pg 15)

Department of Justice

Central Office Administrative Remedy Appeal

Federal Bureau of Investigation

NOTICE: DATE WARDEN TAKE APPEAL DATE 11/12/2017

Type of case: Ball, point, non-violent, violent, or other (if other, specify) _____

From: DOCKERY, JASON 39631053 11/12 BEAUMONT
LAST NAME FIRST MIDDLE INITIAL REG NO UNIT INSTITUTION

Part A - REASON FOR APPEAL BECAUSE I AM STILL WITHOUT MY LEGAL MAIL. I AM UNABLE TO PROVIDE EXACT DATE AND TIME OF EVENTS DURING MY STAY-CONFINEMENT IN USP CANAAN SHU. WK BUREAU 242 DEPUTY WARDEN RAZDOR AND LIEUTENANT GALEY ARRANGE WITH DOCKERY TO PICK-UP HIS COURT'S PAPER SPECIFIC ONE AFFIDAVIT AND ITS SEVERAL EXHIBITS. I'M MAKING COPIES, MAIL TO US DISTRICT COURT CLERK, DISTRICT COLUMBIA, MAIL ONE SET TO US ATTORNEY'S OFFICE, USS WASHINGTON DC DISTRICT CENTER, AND RETURNED MY ORIGINAL TO ME IN USP CANAAN SHU. I NEVER GOT SO THE COORDINATES US SUPREME COURT CASE LAW HOUTSON V. LOCK. NOTICE DURING MY CONFINEMENT IN USP COLEMAN-ONE PEN SHU. I FILED BP-10 WITH N.E. REGIONAL DIRECTOR ABOUT THE EVE COMPLAINED OF NERSEN. HIS OFFICE SEND THE BP-10 BACK TO ME TO BE FILED IN SOUTH CENTRAL REGION OR THE REGION FAR WEST. COLEMAN-ONE PEN. F. CAUSED BP-10 TO COUNCILOR WELCHINE OF COLEMAN-ONE PEN TO RE-SUBMIT TO HIS REGIONAL DIRECTOR. I ASK MY FORMER COUNCILOR BANGARD AT USP BEAUMONT TO BE

Part B - RESPONSE

ON 1/14/2019 I GAVE COUNCILOR BANGARD THE ORIGINAL BP-11 IN A SEAL ENVELOPE WITH A 49¢ STAMP TO BE MAIL TO GENERAL COUNCIL'S OFFICE IN WASHINGTON D C.

(Pg #46)

DATE	GENERAL COUNSEL
ORIGINAL RETURN TO INMATE	CASE NUMBER
Part C - RECEIPT	CASE NUMBER
Return to:	
LAST NAME FIRST MIDDLE INITIAL	REG NO
SUBJECT	UNIT INSTITUTION

SIGNATURE OF RECIPIENT OF CENTRAL OFFICE APPEAL

(BR-11 Attach Pg) (9/12/18)

PLEASE PROVIDE ME PRESENT OF MY ADMINISTRATIVE
 REMEDY GENERALIZED RETRIEVAL STATUS REMEDY ID
 NO. SUBJECT: WARDEN TAKE APPROVAL FROM DOCKERY
 IN CANAAN'S SHU TO MAKE COPIES FOR MAIL TO
 U.S. DISTRICT COURT DISTRICT OF COLUMBIA AND
 U.S. ATTORNEYS' OFFICE 555 FOURTH ST. N.W. DC.
 RETURN ITS ORIGINAL TO DOCKERY IN CANAAN (SHU).
 THEY NEVER SATISFIED NOT OF THIS RESOLUTION
 EXCEPT TAKE THE APPROVAL FROM DOCKERY. BE-
 CAUSE LAST MANAGER MRS. BAYSORE AT USP CAN-
 AAN WERE MALICIOUSLY AND/OR INTENTIONALLY RE-
 TALIATION AGAINST DOCKERY FOR FILING LAW SUIT AGAINST
 HER AND WARDEN'S DEPUTY WARDEN WARDEN, WHEN
 WARDEN TAKE THE APPROVAL FROM DOCKERY. HE
 INSTRUCTED LT. GALLER TO DO. WHEN BOTH MEN
 WALK OFF FROM DOCKERY SHU ASSIGNED CELL
 IN USP CANAAN. WARDEN MAKE STATEMENT (YOU
 DOCKERY TRY TO F*CK HIM BUT NOW (YOU) DOCKERY
 WANT HIM TO DO (YOU) DOCKERY FAVOUR. NOTED
 IF DOCKERY HAD THE SIGHTED IDEA HE WAS ASKING
 WARDEN FAVOUR HE WOULD NOT HAVE GAVE HIM AND/OR
 GALLER HIS PAPER. BUT DOCKERY THOUGHT WARDEN
 WAS ONLY DOING HIS JOB. BECAUSE BAYSORE HAD
 REFUSED TO HAVE IT DONE OR DO IT HERSELF.

PLEASE PROVIDE ME BR10 FILE NUMBER. PLEASE
 PRESERVE THE CAMERA FOOTAGE FOR TIME AND
 DATE WARDEN PICK UP THE PAPERS IN CANAAN SHU.
 U.S. ATTORNEY AT 555 4TH ST, AND U.S. DIST-
 RICT COURT DC. CLERK HAS TIME AND DATE
 SUBJECT-MATTER;

NOTICE. REASON FOR NOT HAVE TIME AND DATE USP (Pg 4)
 COLEMAN - I PROPERTY OFFICE MORALE - ITS LIEU
 TENANT SHIPPY AT COLEMAN LOW SHU, AND ITS
 CAPTAIN MR. BRANCH. AT COLEMAN, AND ITS
 JOINED PLAN RETALIATION TO HOLD MY COURT'S LEGAL
 PAPERS AND REFUSES TO SEND THE COURT'S LEGAL
 OR BOXES I MOVED AT COLEMAN - ONE PEN HAVE
 WITH (7-BOXES) TO MY DESIGNATED PRISON
 ADDRESS USP BE-HA-MONT PEN. U.S.P. BE-HA-
 MONT R & D OFFICER IS CLAIMING HE ONLY
 IN RECEIPT OF 5-BOX. NOTICE MY KEYS
 BOXES I RECEIVED AT USP COLEMAN EACH
 BOXES WERE WITH A TO DETERMINED ITS
 COST OF SHIPMENT FOR EACH BOXES. ALL
 BOXES OF SHIPMENT HAS TRACKING NUMBER
 IT IS A POLICY FOR PROP DECEPTIVE STAFF
 TO TAKE PRISONERS LEGAL COURT PAPERS RETRIEVE-
 DON. (THANK YOU AGAIN.)

COPAW *ADMINISTRATIVE REMEDY GENERALIZED RETRIEVAL * 04-09-2018
PAGE 025 OF 025 * SANITIZED FORMAT * 18:42:07
REMEDY-ID SUBJ1/SUBJ2 -----ABSTRACT-----
RCV-OFC RCV-FACL DATE-RCV STATUS STATUS-DATE
935267-F1 25FS/ RQST TRUST FUND ACCT UNFROZEN; DEN'D INDIGENT STATUS
COP COP 03-28-2018 REJ 03-28-2018
936200-F1 33FS/34AS RETALIATION; MISHANDLING LEGAL MAIL; SEX ASSAULT
COP COP 04-06-2018 REJ 04-06-2018

G0000

140 REMEDY SUBMISSION(S) SELECTED
TRANSACTION SUCCESSFULLY COMPLETED

(Pg #48)

COPAW *ADMINISTRATIVE REMEDY GENERALIZED RETRIEVAL * 04-09-2018
 PAGE 024 * SANITIZED FORMAT * 18:42:07

REMEDY-ID SUBJ1/SUBJ2 -----ABSTRACT-----

RCV-OFC RCV-FACL DATE-RCV STATUS STATUS-DATE

873976-R1 26AM/ I/M WANTS TO BE SEEN BY MEDICAL
 NER COP 03-12-2018 REJ 03-14-2018

857395-R1 26BM/ I/M ALLEGES INADEQUATE MEDICAL CARE.
 NER COP 03-12-2018 REJ 03-14-2018

928636-R1 26AS/26DS STATES RX WAS TAKEN WHEN PLACED IN SHU; RQST RX
~~SER COP 03-13-2018 REJ 03-14-2018~~

930889-R1 37AS/ ALLEGE STAFF SEXUALLY ASSLTED HIM; RQST SEXUAL FAVOR
 SER COP 03-13-2018 REJ 03-14-2018

857395-A1 26BM/ I/M ALLEGES INADEQUATE MEDICAL CARE.
 BOP COP 03-13-2018 REJ 03-20-2018

859149-A1 16FM/33ZM I/M WANTS STAMPS - CLAIMS HE IS INDIGENT
 BOP COP 03-13-2018 REJ 03-20-2018

G0002 MORE PAGES TO FOLLOW . . .

(Pg #49)

COPAW *ADMINISTRATIVE REMEDY GENERALIZED RETRIEVAL * 04-09-2018
 PAGE 023 * SANITIZED FORMAT * 18:42:07
 REMEDY-ID SUBJ1/SUBJ2 -----ABSTRACT-----

RCV-OF C RCV-FAC L DATE-RCV STATUS STATUS-DATE

918342-F1 33GM/34AS DENIED ACCESS TO COURT DOCS AND COURT; RETALIATION
 COP COP 10-12-2017 REJ 10-13-2017

928636-F1 26AS/26DS STATES RX WAS TAKEN WHEN PLACED IN SHU; RQST RX
 COP COP 01-25-2018 CLO 02-06-2018

930889-F1 37AS/ ALLEGE STAFF SEXUALLY ASSLTED HIM; RQST SEXUAL FAVOR
~~COP COP 02-14-2018 CLO 02-16-2018~~

931270-R1 33FM/ LEGAL MAIL
 SER COP 02-20-2018 REJ 02-20-2018

931628-F1 20DM/25ZM DENIED USE OF TYPEWRITER; RQST DHO EXP; FALSIFIED IR
 COP COP 02-22-2018 REJ 02-22-2018

933560-R1 33HS/ CLMS AD REMS NOT ANSWERED WHILE AT CAA
 NER COP 03-12-2018 REJ 03-13-2018

G0002 MORE PAGES TO FOLLOW

(Pg # 50)

Vanessa Dairymple
193 Beach 112 St
Rockaway park NY 11694

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SEP 15 2020

PER

EP
DEPUTY CLERK

Off of the Clerk
William J. Nealon Federal Building
U.S. Courthouse
235 N. Washington Ave
P.O. Box 1148
Scranton PA 18501

PLACE STICKER AT TOP OF ENVELOPE TO THE RIGHT
OF THE RETURN ADDRESS, FOLD AT DOTTED LINE

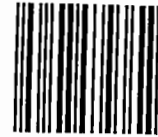
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7016 1370 0002 0552 8913



1004



18501

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